1 2 3 4 5 6 7 8 9		DISTRICT COURT  CT OF CALIFORNIA  Case No. C 07 1423 MHP	
11 12 13 14 15 16 17 1992 V.	VINCENT WILSON,  Plaintiff,  v.  WORLDWIDE ASSET PURCHASING, LLC, a corporation; BIDNA & KEYES, PLC; and DOES 1 through 10 inclusive,  Defendants.  Defendants.	STIPULATION EXTENDING TIME FOR DEFENDANT BIDNA & KEYS, APLC TO FILE RESPONSIVE PLEADING; ORDER THEREON	
20 sales 21 22 23 24 25 26 27 28	attorneys of record Law Offices of Eric F. Fagan, by Eric F. Fagan, and Defendant Bidna & Keys, APLC, incorrectly named as Bidna & Keyes, PLC, by and through its attorneys of record, by Harvey M. Moore, that Bidna & Keys, shall have to and including May 9, 2007 to answer or otherwise respond to the Complaint in the above captioned matter.  Dated: April 20, 2007  Law Offices of Eric F. Fagan  Attorneys for Plaintiff Vincent Wilson		

## Case 3:07-cv-01423-MHP Document 9 Filed 05/10/07 Page 2 of 6

1 2 Dated: May 4, 2007

IT IS SO ORDERED.

Dated: April \_\_\_, 2007

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May 9, 2007

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5120 Campus Drive • Newport Beach, CA 92660 • (949) 752-7030 14

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A Professional Law Corporation

Bidna & Keys

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Bidna & Keys, APLC

By

larvey M. Moore, Esq.

Attorneys for Defendant Discover Financial

Services LLC

**ORDER** 

Marily IT IS SO ORDERED States Dietri Judge Marilyn H. Patel

1	PROOF OF SERVICE					
2	STATE OF CALIFORNIA, COUNTY OF ORANGE					
3 4 5	I am employed in the county of Orange, State of California. I am over the age of 18 and not party to the within action; my business address is 5120 Campus Drive, Newport Beach, CA 92660.					
6 7 8	On May 1, 2007, I served the foregoing document described as: STIPULATION EXTENDING TIME FOR DEFENDANT BIDNA & KEYS, APLC TO FILE RESPONSIVE PLEADING; ORDER THEREON by placing the original _X_ a true copy thereof enclosed in sealed envelopes addressed as follows:					
9 10 11 12	Eric F. Fagan Law Offices of Eric F. Fagan 2220 Otay Lakes Rd. #502-84 Chula Vista, CA 91915 (619)656-6656 jeremy@efaganlaw.com					
13	BY MAIL					
14 15 16 17	[X] As follows: I am "readily familiar" with the firm's practice of practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Newport Beach, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.					
18 19 20	[ ] (VIA FACSIMILE) I caused the above-referenced document to be delivered via facsimile to the above-referenced facsimile numbers					
21 22	I declare under penalty of perjury under the laws of the State of California that the above is true and correct.					
23   24	Executed on May 7, 2007, at Newport Beach, California					
2 <del>4</del> 25	Janet Thompson					
26	Janet Thompson/					
27						
28						
	PROOF OF SERVICE					

1 2 3 4 5 6	Harvey M. Moore, #101128 Bidna & Keys, APLC 5120 Campus Drive Newport Beach, CA 92660 Tel: (949) 752-7030 Fax: (949) 752-8770 Attorneys for Defendant Bidna & Keys, APLC					
7	UNITED STATES DISTRICT COURT					
8	NORTHERN DISTRICT OF CALIFORNIA					
9 10 11		Case No. C 07 1423 MHP				
12 13	VINCENT WILSON, Plaintiff,	STIPULATION EXTENDING TIME FOR DEFENDANT BIDNA & KEYS, APLC TO FILE RESPONSIVE PLEADING; ORDER THEREON				
14 15 16 17 18 19 20 20 20 20 20 20 20 20 20 20 20 20 20	WORLDWIDE ASSET PURCHASING, LLC, a corporation; BIDNA & KEYES, PLC; and DOES 1 through 10 inclusive,  Defendants.  Solved  Note of the control of the contro					
<sup>2</sup> 1	attorneys of record Law Offices of Eric F. Fagan, by Eric B. Fagan, and Defendant Bidna & Keys					
22 23	APLC, incorrectly named as Bidna & Keyes, PLC, by and through its attorneys of record, by					
24 25	Harvey M. Moore, that Bidna & Keys, shall have otherwise respond to the Complaint in the above	•				
26 27 28	Dated: April 20, 2007	By: By: Eric F. Fagan Eric F. Fagan Attorneys for Plaintiff Vincent Wilson				

			S .
	1	Dated: May 4, 2007	Bidna & Keys, APLC
	2		
	3		By Hervey M. Moore, Fisa
	4		Harvey M. Moore, Esq. Attorneys for Defendant Discover Financial Services LLC
	5		SOLVINGS EDG
	6		ORDER
	7	IT IS SO ORDERED.	
	8	Dated: April, 2007	Marilyn Hall Patel
	9		Marilyn Hall Patel United States District Judge
	10		
7030	11	E:\DOCS\401000\Stip 2.wpd	
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